

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CRIMINAL MISC.APPLICATION No 1145 of 1998

For Approval and Signature:

Hon'ble MR.JUSTICE A.K.TRIVEDI

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1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

AMIRMIYAN SATTARMIYAN SAIYED

Versus

THE STATE OF GUJARAT

Appearance:

MR SB BRAHMBHATT for Petitioner

PUBLIC PROSECUTOR for Respondent No. 1

CORAM : MR.JUSTICE A.K.TRIVEDI

Date of decision: 23/04/98

ORAL JUDGEMENT

1. Heard Mr S.D.Brahmabhatt appearing for Mr.B.J.Bhatt on behalf of petitioner. Rule. Mr.N.D.Gohil Ld.APP appears and waives service of rule on behalf of respondent-State.

2. Parties have not pressed for reasoned order.
Having regard to the facts and circumstances apparent

from the material produced on record and in the context of submissions urged at Bar and more particularly the fact regarding the age of the accused and that the injured victim has been discharged from the hospital after 20 days it is ordered that the petitioner be admitted to bail in respect to Cr.Reg.No.92/98 registered at Kadi Police Station, Dist.Mehsana on his executing personal bond of Rs.5,000/- and on furnishing two or more sureties for the like amount to the satisfaction of the trial court and subject to following conditions that he shall:

- (a) not to take undue advantage of his liberty or misuse his liberty;
- (b) not to act in a manner injurious to the interest of the prosecution;
- (c) maintain law and order;
- (d) mark his presence before Kadi Police Station on every 1st and 15th day of each month during the currency of this order, any time between 9.00 a.m. and 2.00 p.m.;
- (e) furnish the address of his residence at the time of execution of the bond and shall not change his residence without prior permission of this Court;
- (f) not enter into the local limits of Kadi town without prior permission of this Court, but for attending the Court in connection with this case, he will be free to enter the limits for a period to that extent necessary and will leave the limits soon thereafter after the matter is adjourned.

If breach of any of the above conditions is committed, the Sessions Judge Mehsana will be free to issue warrant or take appropriate action in the matter. Rule is made absolute. No costs. DS permitted.

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